EXHIBIT A

Pierce, Allyson

From: Karotkin, Stephen < stephen.karotkin@weil.com>

Sent: Monday, August 3, 2020 9:04 AM

To: Anker, Phil; Slack, Richard; Goren, Matthew

Cc: Galardi, Gregg; Wofford, Keith H.; andrew.devore@ropesgray.com; Goldblatt, Craig;

Pierce, Allyson

Subject: RE: PG&E

EXTERNAL SENDER

The call will be with Ropes and no others.

From: Anker, Phil < Philip. Anker@wilmerhale.com>

Sent: Sunday, August 2, 2020 11:35 AM

To: Karotkin, Stephen <stephen.karotkin@weil.com>; Slack, Richard <richard.slack@weil.com>; Goren, Matthew

<matthew.goren@weil.com>

Cc: Galardi, Gregg <Gregg.Galardi@ropesgray.com>; Wofford, Keith H. <Keith.Wofford@ropesgray.com>; andrew.devore@ropesgray.com; Goldblatt, Craig <Craig.Goldblatt@wilmerhale.com>; Pierce, Allyson

<Allyson.Pierce@wilmerhale.com>

Subject: PG&E

Steve, Richard and Matt:

We are reaching out regarding the motion filed by Elliott for allowance and payment of an administrative expense claim, and the Court's recent Docket Order with respect to that motion. We have been retained by Canyon, Citadel, Davidson Kempner, Farallon, Sculptor, and Varde, all of which, like Elliott, were members of the Ad Hoc Noteholders Committee and Consenting Noteholders under the Noteholder RSA. Our clients intend to file papers joining in Elliott's motion and agreeing that the applicable noteholders are entitled to an administrative expense claim.

We have spoken with Gregg Galardi and his colleagues at Ropes (copied here). They have told us that you and they have tentatively agreed to speak tomorrow at 3pm to discuss scheduling. We would like to participate in that discussion, since the schedule will affect our clients as well. The Elliott team has informed us that it has no objection to that. When you (or the Ropes team) circulate a dial-in, please include me and my colleagues Craig Goldblatt and Ally Pierce (also copied here).

Best, Phil

Philip D. Anker | WilmerHale

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Case: 19-30088 Doc# 8663-1 Filed: 08/04/20 Entered: 08/04/20 15:58:44 Page 2

of 3

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Case: 19-30088 Doc# 8663-1 Filed: 08/04/20 Entered: 08/04/20 15:58:44 Page 3

ot 3